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May 15, 2018

Via ECFS

Marlene H. Dortch, Secretary Federal Communications Commission Office of the Secretary 445 12th Street, SW Washington, DC 20554

Re: Application for Review of Allband Communications Cooperative of the February 22, 2018 Order of the Wireline Competition Bureau

WC Docket No. 10-90, et al.

Notice of Ex Parte

Dear Ms. Dortch:

On May 14, 2018, Ron Siegel of Allband Communications Cooperative ("Allband"), Don Keskey of Public Law Resource Center PLLC (counsel for Allband) and John Kuykendall of JSI (Allband Representatives) met with Jamie Susskind, Office of Commissioner Carr, via teleconference. The subject of discussion was the Allband Application for Review of the Bureau's 2018 Allband Waiver Order which granted in part and denied in part Allband's Petition for Waiver of Certain High-Cost Universal Service Rules. Handouts provided to Ms. Susskind are attached.

The Allband Representatives presented the issues to Ms. Susskind that were discussed in *ex parte* meetings on May 7-8, 2018 with the Wireline Competition Bureau and Commissioner staff.²

Please direct any questions regarding the filing to the undersigned.

Sincerely,

John Kuykendall JSI Vice President 301-459-7590

Attachments

cc: Jamie Susskind

¹ Application for Review of Allband Communications Cooperative of the February 22, 2018 Order of the Wireline Competition Bureau, WC Docket No. 10-90 et al. (filed March 26, 2018); In the Matter of Connect America Fund, Allband Communications Cooperative Petition for Waiver of Certain High-Cost Universal Service Rules, WC Docket No. 10-90, DA 18-177 rel. Feb. 22, 2018 ("2018 Allband Waiver Order") ² See Letter from John Kuykendall, Vice President, JSI, to Marlene H. Dortch, Secretary, Notice of Ex Parte, WC Docket No. 10-90 et al., (May 9, 2018).

Ex Parte Presentation of Allband Communications Cooperative May 14, 2018

- I. Application for Review of Allband Communications Cooperative (Allband) of the February 22, 2018 Order of the Wireline Competition Bureau (WCB)
 - Filed March 26, 2008
 - No comments filed opposing the petition

II. Application for Review does <u>not</u> seek review of the several portions of the WCB's February 22, 2018 Order that are favorable to Allband.

- Allband acknowledges and greatly appreciates these findings which include:
 - i. the determination of Allband's qualification for per-line reimbursement in the amount of \$457 per-line;
 - ii. the finding that Allband's per-line costs justify a finding of \$457 per-line in USF support commencing with July 1, 2016;
 - iii. the Order's restart of Allband's per-line reimbursement effective February 1, 2018;
 - iv. the finding that Allband should also be reimbursed an additional \$207 perline (for a total of \$457 per-line), retroactive from August 1, 2017 through January 2018; and
 - v. favorable findings that Allband's cost accounting is now determined to be reliable.

III. On March 20, 2018, Allband received a letter from the Universal Service Administrative Company (USAC), purporting to calculate the implementation of the WCB order.

- While the WCB Order and USAC letter lacks clarity in some respects, the combined effect of the WCB Order and USAC letter appear to determine the following:
 - i. The total period of time for the claw-back applies from 2012 to July 20, 2016;
 - ii. USAC's letter determined that Allband was "overcompensated \$92,323 between July 2012 and July 20, 2016;"
 - iii. The Order requires USAC to offset the claw-back amount by the additional \$207 per loop per month times the number of loops for the time period of July 20, 2016 (the release date of the July 2016 Waiver Order) until August 1, 2017;
 - iv. For the six month period from August 1, 2017 January 31, 2018, a retroactive payment will be made to Allband in the amount of <u>no more than</u> \$207 per loop per month. The USAC's letter calculates this amount as \$185,422, to be issued as part of the February 2018 support payments which has been disbursed to Allband in March.

- IV. Allband's Application for Review seeks Commission review of those portions of the WCB Order that denies relief in part to Allband or which lack clarity at this time, which matters include the following questions:
 - 1) Whether the WCB Order arbitrarily and unreasonably fails to reimburse Allband for a proper and reasonable additional per-line amount, for the period July 2016 through July 2017, which USAC calculates in the amount of \$335,742;
 - 2) Whether the WCB Order, by its action identified in Question 1, and without any explanation or reasoning, arbitrarily and unreasonably imposes upon Allband a substantial unreasonable and unjustified penalty;
 - 3) Whether the WCB Order is incomplete and lacks clarity with respect to the matters referenced in issues (1) through (2) above;
 - 4) Whether the WCB Order (paragraph 24) erroneously finds that Allband's January 12, 2017 Emergency Waiver Petition with supporting documents and analysis is moot, when in fact the Emergency Petition remains highly relevant because it establishes that Allband's per-line costs for fixed investment or other costs is \$375 per-line, wholly aside from any disputed employee time or cost accounting allocations identified by USAC, and documented in their September 23, 2015 Memorandum.
 - 5) Whether the WCB Order (paragraphs 27 and 28) arbitrarily and unreasonably rejects, or misunderstands, Allband's request for recognition of, and reimbursement for, the amount Allband was "shorted" by the July 2012 Waiver Order; Allband's request was not seeking to recover costs above the 2012 interim cap;
 - 6) Whether the WCB Order (as challenged in part herein) is contrary to statutory provisions and the goals of the Commission's 2011 Rulemaking Order and the other various orders applicable to Allband, and is contrary to the public interest.

Amounts Per USAC Memo, March 20, 2018 Impacts Associated with Allband's Waiver of \$250 Cap

Support Before Budget Control Waiver Applied				Support After Budget Control Waiver Applied	
Fund	Current Month Support (201802)	201708 - 201801 PPA's	Sum of current month support plus PPA's	201708 - 201802	Diff
HCL	\$44,344	\$117,568	\$161,912	\$146,446	\$ (15,466)
ICLS	\$0	\$0	\$0	\$0	\$0
CAF BLS	\$24,815	\$67,854	\$92,669	\$86,391	\$ (6,278)
Total	\$69,159	\$185,422	\$254,581	\$232,837	\$ (21,744)

#1 New monthly support per Waiver Feb. 1, 2018 – Mar. 1, 2021

#3 **Claw-back** amount for <u>2012 - 2015</u> calculated by USAC = **\$92,323** #5 Total amount of retroactive support per USAC paid Allband Aug. 1, 2017 – Jan. 31, 2018

#2 Total Prior Period Adjustment July 20, 2016- July 31, 2017

#6 Amount of money not paid due to calculations issues with Budget Control Mechanism <u>Aug. 1</u>, 2017 – Jan. 31, 2018

	Adjustment to Allband's Claw-back			
Fund	Prorated PPA for 20160720 - 20170714			
HCL	\$ 214,890			
ICLS	\$ 44,377			
CAF				
BLS	\$ 76,475			
Total	\$ 335,742			

#4 Amount of money not paid Allband = **\$243,419** (\$335,742-\$92,323) *Based on \$457/line/month specified in the order

Portion of \$335,742 associated with fixed investment: **\$241,605** *Based on \$375/line/month specified in the Emergency Petition

#4 Amount of money not paid Allband = \$149,282 (\$241,605 - \$92,323)